1 2	MARGARET HART EDWARDS, Bar No. 65699 JOSHUA D. KIENITZ, Bar No. 244903 LITTLER MENDELSON		
3	A Professional Corporation 650 California Street, 20th Floor		
4	San Francisco, CA 94108.2693 Telephone: 415.433.1940		
5	Attorneys for Defendant		
6	GEORĞIA-PACIFIC CORRUGATED, LLC		
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8	UNITED STATES DISTRICT COURT		
9	NORTHERN DISTRICT OF CALIFORNIA		
10	EQUAL EMPLOYMENT	Case No. C 07 3944 SBA	
11	OPPORTUNITY COMMISSION, el al.,	STIPULATED PROTECTIVE ORDER	
12	Plaintiffs,		
13	V. GEODGIA DACIEIC CODDUCATED		
14	GEORGIA-PACIFIC CORRUGATED, LLC,		
15	Defendant.		
16			
17	WHEREAS, defendant Georgia-Pacific Corrugated ("G-P" or "Defendant"), Plaintiff		
18	Equal Employment Opportunity Commission ("EEOC"), and Plaintiff Janet Stege ("Stege")		
19	(collectively the "Parties") will produce confidential documents as part of initial disclosures pursuant		
20	to Federal Rules of Civil Procedure 26 and in response to discovery requests;		
21	WHEREAS, certain materials may be requested by the Parties in the course of		
22	discovery that constitute or contain personal, private, confidential or proprietary information		
23	("Confidential Information"), as more fully defined below in Paragraph 1;		
24	WHEREAS, counsel for the Parties are willing to enter into a Stipulation and Order		
25	as a condition to the disclosure and use of any such Confidential Information and/or inspection and		
26	copying of any such Confidential Information;		
27	WHEREAS, counsel for the Parties agree that an Order containing the terms set forth		
28	herein may be entered by the Court without further notice in order to set forth guidelines for the use		
LITTLER MENDELSON A PROFESSIONAL CORPORATION 650 California Street 20th Floor Sen Francisco, CA 94105.2693 415.433.1940	STIPULATED PROTECTIVE ORDER	1. Case No. C 07 3944 SBA	

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of Confidential Information, while allowing the opportunity for reasonable discovery;

WHEREAS, counsel for the Parties agree that by entering into this Stipulated Protective Order, the Parties do not waive any objections to producing Confidential Documents based on privacy or confidentiality objections; and

WHEREAS, counsel for the Parties agree that they will abide by the terms of this Stipulated Protective Order during the period prior to the Court's execution of this Stipulated Protective Order, whenever that may be;

NOW, THEREFORE, IT IS HEREBY STIPULATED AND AGREED AS FOLLOWS:

- The following shall constitute Definition of Confidential Information. 1. Confidential Information for purposes of this stipulation:
- Sensitive private information, including medical information, relating to (a) plaintiff and/or any other current or former employee of Defendant; and
- Non-public information which contains Defendant's trade secrets and future (b) business plans and confidential, proprietary information relating to Defendant's business operations and staffing practices.

Designation of Confidential Information. 2.

- The Parties shall indicate the confidential nature of documents and (a) other information to be produced and/or the confidential nature of testimony by affixing the word "CONFIDENTIAL" thereon or by identifying or by designating such documents, other information, and/or testimony as Confidential Information in writing or on the record in a deposition or other transcribed proceeding;
- The designation of Confidential Information shall appear on all (b) documents or information containing such material, including portions of depositions, briefs, or correspondence. Confidential designations to deposition transcripts shall be made on the record during such deposition or within thirty (30) days after the party desiring such designation receives the transcript of such deposition;
 - The non-producing party shall have the right to designate documents (c)

produced by the producing party as "CONFIDENTIAL" as defined in Paragraph 1 above. The non-producing party that designates documents produced by the producing party as "CONFIDENTIAL" shall immediately, and not later than thirty (30) days after the documents were produced, notify the producing party in writing of the "CONFIDENTIAL" designation and shall specifically identify the Bates numbers of the documents the non-producing party designated as "CONFIDENTIAL."

- 3. Confidential information shall be used solely for the preparation, trial and/or settlement of the action, and shall not be communicated or used for any other purpose whatsoever except as compelled by court order, or other legal process.
- 4. Confidential Information shall not be given, shown, made available, communicated, or disclosed to anyone other than:
- (a) The attorneys of record in this action and their associated attorneys, legal assistants, and staff members working on the action;
- (b) The Parties themselves and any employees, advisors, or agents of the Parties who assist the Parties or attorneys of record in this action; provided, however, that before any such person reviews or receives any Confidential Information, s/he must read a copy of this Stipulation and Protective Order and agree in writing to abide by the same by signing a document in the form of Exhibit A hereto unless that person is or was otherwise authorized to review the Confidential Information at issue in the normal course of their job duties;
- (c) Independent consultants and/or experts retained by the Parties to work on the action; provided, however, that before any such consultant or expert is shown or receives any Confidential Information, s/he must read a copy of this Stipulation and Protective Order and agree in writing to abide by the same by signing a document in the form of Exhibit A hereto;
- (d) Witnesses interviewed by a party's representatives or attorney, or persons deposed in this lawsuit; provided, however, that before any information, document or thing designated as Confidential Information is shown to a witness, s/he must read a copy of this Stipulation and Protective Order and agree in writing to abide by the same by signing a document in the form of Exhibit A hereto unless that person is or was otherwise authorized to review the Confidential Information at issue in the normal course of their job duties;

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- (e) Stenographic reporters and videographers engaged for depositions or other proceedings necessary to the conduct of the action;
- (f) Such persons as the undersigned counsel for plaintiff and counsel for defendant shall mutually consent to in writing or on the record prior to the proposed disclosure; and
 - (g) The Court and Court personnel.
- 5. If a dispute arises as to the designation of materials as Confidential Information, the Parties agree to attempt to resolve the issue in good faith. If the matter is not resolved by the Parties themselves, the party challenging the confidential status of information claimed to be restricted by this Stipulation and Protective Order shall bring the dispute before the Court for a determination. The party who designated the document confidential bears the burden of proving that the document should be designated as Confidential Information.
- 6. Except as expressly provided herein, nothing in this Stipulated Protective Order is intended to limit or have the effect of limiting either party's right to make use of such information for any purposes or uses permitted under the Federal Rules of Civil Procedure, the relevant Local Rules of the above-identified Court, or the Federal Rules of Evidence, at any time during the pretrial preparation or trial of this lawsuit or any time up to and including the entry of Judgment and conclusion of any appeals taken therefrom. Accordingly, subject to the Federal Rules of Evidence, materials protected by this Stipulated Protective Order may be offered in evidence at trial or at any court hearing subject to such protective measures as may be directed by this Court.
- 7. This order shall in no way impair the right of any party to raise or assert a defense or objection, including but not limited to defenses or objections to the production of documents or information and to the use, relevancy or admissibility at the trial of this litigation of any evidence, whether or not comprised of documents or information governed by this order.
- 8. Confidential Information shall be placed under seal in submissions to the Court only when redacting, coding identities, summarizing or other objective treatment cannot be made.
- 9. In the event that any Confidential Information not covered by paragraph 8 above is filed, included in, or referred to in any paper filed with the Court, counsel responsible for

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such filing shall submit the papers to the court along with a request to file under seal pursuant to Civil Local Rule 79-5.

- 10. The party designating materials as "CONFIDENTIAL" shall have the right at any time to remove the "CONFIDENTIAL" designation from the material that designating party previously marked as Confidential Material. The designating party that removes the "CONFIDENTIAL" designation from the material the designating party previously marked as "CONFIDENTIAL" shall immediately notify the non-designating party in writing and shall specifically identify the Bates numbers of the Confidential Material from which the designating party removed the "CONFIDENTIAL" designation.
- 11. Neither the provisions of this Stipulated Protective Order, nor any designation or failure to designate any particular information, document or material by a party as Confidential Information shall, in this litigation, or any other litigation, constitute a waiver of rights of a party to assert confidentiality with respect to any document, material, or information meeting the definition of Confidential Information in Paragraph 1 above. Upon discovery of an inadvertent, or otherwise, non-designation, the discovering party will immediately notify the opposing party and the information, document or material identified will be treated as if it had been originally designated as Confidential Information and will be subject to the terms of this Stipulated Protective Order.
- 12. In determining whether the inadvertent production of any document constitutes a waiver of the attorney client or work product privileges, the Parties agree to apply the standard set forth in Hartford Fire Ins. Co. v. Garvey, 109 FRD 323, 331-32 (N.D., Cal. 1985).
- 13. Within sixty (60) days after the final termination of this action, including all appeals, all Confidential Information, all copies of such Confidential Information not covered by paragraph 8 above, and all excerpts, notes, extracts, summaries, and analyses therefrom shall be returned to the party who produced the Confidential Information or the party in possession of such Confidential Information shall certify, under oath, that such material has been destroyed, except that counsel may retain one copy of each such document in a secure location which will ensure that the Confidential Information is not revealed to any person other than counsel's agents. The documents retained pursuant to this exception shall be used solely for purposes of any client-related dispute,

action, or claim, and shall not be used or revealed for any other purpose except in response to a subpoena or other legal process. Defendant agrees at the end of all litigation proceedings in this action to return or destroy Plaintiff Stege's medical information that Defendant obtained in discovery during this litigation, unless, in Defendant's discretion, such information is relevant to providing Plaintiff Stege with a reasonable accommodation in her employment with Defendant.

- 14. The Parties jointly apply to the Court for entry of an Order in accordance with the terms of this Stipulation.
- 15. The Order entered pursuant to the terms of this Stipulated Protective Order shall be without prejudice to the rights of any party to seek modification of its provisions upon motion duly noticed and served.
- 16. The provisions of the Order entered pursuant to the terms of this Stipulated Protective Order shall, absent written consent of the Parties hereto, continue to be binding after the conclusion of this action, and the Court shall retain jurisdiction for the purpose of ensuring compliance with the Order and granting such other and further relief as may be necessary.

SO STIPULATED:

Date: May 12, 2008

LITTLER MENDELSON, P.C.

Joshua D. Kienitz

Attorney for Defendant Georgia-Pacific

Corrugated, LLC

Date: May 4, 2008

EQUAL EMPLOYMENT OPPORTUNITY COMMISSION

Linda Ordonio-Dixon

Attorney for Plaintiff EEOC

1	Date: 5/7/08	DYGWGON DOGGAN	
1	Date: 5/7/08	DICKSON – ROSS LLI	
2		Kathren Suchet	1 Ducker
3		Kathryn Burkett Dickso Attorney for Plaintiff Ja	n net Stege
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LITTLER MENDELSON A PROFESSIONAL CORPORATION 660 California Straet 20th Floor San Francisco, CA 94103.2893 415.433.1940	STIPULATED PROTECTIVE ORDER	7. Ca	ase No. C 07 3944 SBA

EXHIBIT A

AGREEMENT TO BE BOUND BY PROTECTIVE ORDER

The undersigned hereby acknowledges that he or she has received a copy of the Stipulated Protective Order entered in *Equal Employment Opportunity Commission, et al. v. Georgia-Pacific Corrugated, LLC*, Case No. C 07-3944 SBA, has read such Stipulated Protective Order, agrees to be bound by all of the terms thereof, and further agrees that the United States District Court for the Northern District of California, San Jose Division, may exercise jurisdiction over him/her to enforce such Stipulated Protective Order.

Dated:

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LITTLE R MENDELSON A PROFESSIONAL COMPORATION 650 Calliornia Street 20th Floor San Francisco, CA 94108.269 415.433, 1940

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2	UNITED STA	TES DISTRICT COURT	
3	NORTHERN DI	STRICT OF CALIFORNIA	
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5	EQUAL EMPLOYMENT OPPORTUNITY COMMISSION, el al.,	Case No. C 07 3944 SBA	
6		PROTECTIVE ORDER	
. 7	Plaintiffs,		
8	V.		
9	GEORGIA-PACIFIC CORRUGATED, LLC,		
10	Defendant.		
11			
12	For good cause shown and	pursuant to the stipulation of the Parties, it is hereby	
13	ordered that the Stipulated Protective Order become the order of this Court.		
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15	Date:		
16	SAUNDRA B. ARMSTRONG United States District Judge		
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LITTLE R MENDELSON A PROFESSIONAL COMPORATION 650 California Street 20th Floor San Francisco, CA 94108.2693 415.433.1940	STIPULATED PROTECTIVE ORDER	9. Case No. C 07 3944 SBA	